THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. PARTIES RECEIVING THIS NOTICE OF DEBTORS' ONE HUNDRED SIXTH OMNIBUS OBJECTION TO CLAIMS SHOULD REVIEW THE OMNIBUS OBJECTION TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION AND/OR IN THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS THEIR CLAIM(S).

IF YOU HAVE QUESTIONS, PLEASE CONTACT DEBTORS' COUNSEL, ERIN ECKOLS, AT 214-746-7700.

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Shai Y. Waisman

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11 Case No.

:

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

:

Debtors. : (Jointly Administered)

NOTICE OF HEARING ON DEBTORS' ONE HUNDRED SIXTH OMNIBUS OBJECTION TO CLAIMS (AMENDED AND SUPERSEDED CLAIMS)

PLEASE TAKE NOTICE that on March 14, 2011, Lehman Brothers Holdings Inc. and its affiliated debtors in the above-referenced chapter 11 cases, as debtors and debtors in possession (collectively, the "Debtors"), filed their one hundred sixth omnibus objection to claims (the "Debtors' One Hundred Sixth Omnibus Objection to Claims"), and that a hearing

(the "<u>Hearing</u>") to consider the Debtors' One Hundred Sixth Omnibus Objection to Claims will be held before the Honorable James M. Peck, United States Bankruptcy Judge, in Courtroom 601 of the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004, on **April 28, 2011 at 10:00 a.m.** (**Eastern Time**), or as soon thereafter as counsel may be heard.

PLEASE TAKE FURTHER NOTICE that any responses to the Debtors' One Hundred Sixth Omnibus Objection to Claims must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, and shall be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-242 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a 3.5 inch disk, preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format (with a hard copy delivered directly to Chambers), in accordance with General Order M-182 (which can be found at www.nysb.uscourts.gov), and served in accordance with General Order M-242, and on (i) the chambers of the Honorable James M. Peck, One Bowling Green, New York, New York 10004, Courtroom 601; (ii) attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Shai Waisman, Esq. and Mark Bernstein, Esq.); (iii) the Office of the United States Trustee for Region 2, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attn: Tracy Hope Davis, Esq., Elisabetta Gasparini, Esq., and Andrea B. Schwartz, Esq.); and (iv) attorneys for the official committee of unsecured creditors appointed in these cases, Milbank, Tweed, Hadley & McCloy LLP, 1 Chase Manhattan Plaza, New York, New York 10005 (Attn: Dennis F. Dunne, Esq., Dennis O'Donnell, Esq., and Evan Fleck, Esq.); so as to be so filed and received by no later than April 13, 2011 at 4:00 p.m.

(Eastern Time) (the "Response Deadline").

PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and served with respect to the Debtors' One Hundred Sixth Omnibus Objection to Claims or any claim set forth thereon, the Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the Debtors' One Hundred Sixth Omnibus Objection to Claims, which order may be entered with no further notice or opportunity to be heard offered to any party.

Dated: March 14, 2011 New York, New York

> /s/ Shai Y. Waisman Shai Y. Waisman

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

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767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Shai Y. Waisman

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

:

Debtors. : (Jointly Administered)

-----x

DEBTORS' ONE HUNDRED SIXTH OMNIBUS OBJECTION TO CLAIMS (AMENDED AND SUPERSEDED CLAIMS)

THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. PARTIES RECEIVING THIS ONE HUNDRED SIXTH OMNIBUS OBJECTION TO CLAIMS SHOULD REVIEW THE OMNIBUS OBJECTION TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION AND/OR IN THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS THEIR CLAIM(S).

IF YOU HAVE QUESTIONS, PLEASE CONTACT DEBTORS' COUNSEL, ERIN ECKOLS, AT 214-746-7700.

TO THE HONORABLE JAMES M. PECK UNITED STATES BANKRUPTCY JUDGE:

Lehman Brothers Holdings Inc. ("<u>LBHI</u>") and its affiliated debtors, in the above-referenced chapter 11 cases, as debtors and debtors in possession (collectively, the "<u>Debtors</u>"), respectfully represent:

Relief Requested

- 1. The Debtors file this one hundred sixth omnibus objection to claims (the "One Hundred Sixth Omnibus Objection to Claims"), pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to proofs of claim filed in these chapter 11 cases (the "Procedures Order") [Docket No. 6664], seeking the disallowance and expungement of the claims listed on Exhibit A annexed hereto.
- Exhibit A and have determined that the proofs of claim listed under the heading "Claims to be Disallowed and Expunged" (collectively, the "Amended and Superseded Claims") have been amended and superseded by at least one subsequently filed, corresponding claim identified under the heading "Surviving Claims" (collectively, the "Surviving Claims"). The Debtors seek the disallowance and expungement from the Court's claims register of the Amended and Superseded Claims and preservation of the Debtors' right to later object to any Surviving Claim on any basis.
- 3. This One Hundred Sixth Omnibus Objection to Claims does not affect any of the Surviving Claims and does not constitute any admission or finding with

respect to any of the Surviving Claims. Further, the Debtors reserve all their rights to object on any basis to any Amended and Superseded Claim as to which the Court does not grant the relief requested herein.

Jurisdiction

4. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b).

Background

- 5. Commencing on September 15, 2008, and periodically thereafter, LBHI and certain of its subsidiaries commenced with this Court voluntary cases under chapter 11 of the Bankruptcy Code. The Debtors' chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Bankruptcy Rule 1015(b). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 6. On September 17, 2008, the United States Trustee for Region 2 (the "<u>U.S. Trustee</u>") appointed the statutory committee of unsecured creditors pursuant to section 1102 of the Bankruptcy Code (the "Creditors' Committee").
- 7. On January 19, 2009, the U.S. Trustee appointed Anton R. Valukas as Examiner in the above-captioned chapter 11 cases (the "Examiner") and by order, dated January 20, 2009 [Docket No. 2583], the Court approved the U.S. Trustee's appointment of the Examiner. The Examiner has filed his report pursuant to section 1106(b) of the Bankruptcy Code [Docket No. 7531].

8. On January 14, 2010, the Court entered the Procedures Order, which authorizes the Debtors, among other things, to file omnibus objections to no more than 500 claims at a time, on various grounds, including those set forth in Bankruptcy Rule 3007(d) and those additional grounds set forth in the Procedures Order.

The Amended and Superseded Claims Should Be Disallowed and Expunged

- 9. In reviewing the claims filed on the claims register in these cases and maintained by the Court-appointed claims agent, the Debtors have determined that each Amended and Superseded Claim on Exhibit A has been amended and superseded by the corresponding Surviving Claim that was subsequently filed by or on behalf of the same creditor.
- 10. A filed proof of claim is "deemed allowed, unless a party in interest . . . objects." 11 U.S.C. § 502(a). If an objection refuting at least one of the claim's essential allegations is asserted, the claimant has the burden to demonstrate the validity of the claim. *See In re Oneida Ltd.*, 400 B.R. 384, 389 (Bankr. S.D.N.Y. 2009); *In re Adelphia Commc'ns Corp.*, Ch. 11 Case No. 02-41729 (REG), 2007 Bankr. LEXIS 660 at *15 (Bankr. S.D.N.Y. Feb. 20, 2007); *In re Rockefeller Ctr. Props.*, 272 B.R. 524, 539 (Bankr. S.D.N.Y. 2000).
- part, that a claim may not be allowed to the extent that "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law." 11 U.S.C. § 502(b)(1). Claims that are amended and superseded by subsequent claims filed by the same creditor are routinely disallowed and expunged. *See, e.g., In re Enron Corp.*, Case No. 01 B 16034 (AJG), 2005 WL 3874285, at *1 n.1 (Bankr. S.D.N.Y. Oct.

- 5, 2005) (noting that "[i]n as much as the Initial Claim was amended and superceded by the Amended Claim, it was disallowed and expunged"); *In re Best Payphones, Inc.*, Case No. 01-15472, 2002 WL 31767796, at *4, 11 (Bankr. S.D.N.Y. Dec. 11, 2002) (expunging amended, duplicative claim).
- than once. *See*, *e.g.*, *In re Finley*, *Kumble*, *Wagner*, *Heine*, *Underberg*, *Manley*, *Myerson*, & *Casey*, 160 B.R. 882, 894 (Bankr. S.D.N.Y. 1993) ("In bankruptcy, multiple recoveries for an identical injury are generally disallowed."). Elimination of redundant claims will also enable the Debtors to maintain a claims register that more accurately reflects the proper claims existing against the Debtors.
- 13. Accordingly, to avoid the possibility of multiple recoveries by the same creditor, the Debtors request that the Court disallow and expunge in their entirety the Amended and Superseded Claims listed on Exhibit A. The Surviving Claims will remain on the claims register subject to further objections on any basis.

Notice

14. No trustee has been appointed in these chapter 11 cases. The Debtors have served notice of this One Hundred Sixth Omnibus Objection to Claims on (i) the U.S. Trustee; (ii) the attorneys for the Creditors' Committee; (iii) the Securities and Exchange Commission; (iv) the Internal Revenue Service; (v) the United States Attorney for the Southern District of New York; (vi) the claimants listed on Exhibit A annexed hereto; and (vii) all other parties entitled to notice in accordance with the

¹ Where a creditor has filed different documentation in support of the Amended and Superseded Claim and the Surviving Claim, the Debtors will treat all documentation filed with the claims as having been filed in support of the Surviving Claim.

procedures set forth in the second amended order entered on June 17, 2010, governing case management and administrative procedures for these cases [Docket No. 9635]. The Debtors submit that no other or further notice need be provided.

15. No previous request for the relief sought herein has been made by the Debtors to this or any other Court.

WHEREFORE the Debtors respectfully request that the Court grant the relief requested herein and such other and further relief as is just.

Dated: March 14, 2011 New York, New York

> /s/ Shai Y. Waisman Shai Y. Waisman

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

EXHIBIT A

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
1	1407 BROADWAY REAL ESTATE LLC C/O THE LIGHTSTONE GROUP ATTN: JOSEPH TEICHMAN 1985 CEDAR BRIDGE AVE, SUITE 1 LAKEWOOD, NJ 08701	08/20/2010	08-13900 (JMP)	67030	\$2,471,814.73*	1407 BROADWAY REAL ESTATE, LLC C/O THE LIGHTSTONE GROUP ATTN: JOSPEH TOLCHMAN 1986 CEDAR BRIDGE AVE, SUITE 1 LAKEWOOD, NJ 08701	12/17/2010	08-13900 (JMP)	67259	Undetermined
2	1407 BROADWAY REAL ESTATE LLC C/O THE LIGHTSTONE GROUP ATTN: JOSEPH TEICHMAN 1985 CEDAR BRIDGE AVE, SUITE 1 LAKEWOOD, NJ 08701	08/20/2010	08-13555 (JMP)	67032	\$2,471,814.73*	1407 BROADWAY REAL ESTATE, LLC C/O THE LIGHTSTONE GROUP ATTN: JOSEPH TELCHMAN 1985 CEDAR BRIDGE AVE, SUITE 1 LAKEWOOD, NJ 08701	12/14/2010	08-13555 (JMP)	67253	Undetermined
3	AMERICAN HOME ASSURANCE COMPANY JAPAN BRANCH AIG TOWER 20F ATTN: YASUO GOTO, INVESTMENT AND FINANCIAL RISK CONTROL OFFICE 1-2-4 KINSHI SUMIDA-KU TOKYO, 130-8562 JAPAN	09/18/2009	08-13555 (JMP)	18773	\$1,307,392.00*	AMERICAN HOME ASSURANCE COMPANY JAPAN BRANCH AIG TOWER 20F ATTN: YASUO GOTO 1-2-4 KINSHI SUMIDA-KU, TOKYO, 130- 8562 JAPAN	10/30/2009	08-13555 (JMP)	59019	\$3,831,785.00

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** DATE CASE TOTAL CLAIM **CLAIM** TOTAL CLAIM **NAME FILED NUMBER DOLLARS NAME NUMBER DOLLARS** # **FILED** # 4 BANCO ITAU BBA S.A. -09/21/2009 08-13888 22103 \$2,482,948.39* BANCO ITAU BBA S.A.-02/15/2011 08-13888 67339 \$2,482,948.39 NASSAU BRANCH (JMP) NASSAU BRANCH (JMP) **WEST BAY STREET - PO** WEST BAY STREET **BOX N-7788** P.O. BOX N-7788 NASSAU -NASSAU, **COMMONWEALTH OF BAHAMAS** THE BAHAMAS C/O MUNDOSTAR S.A. PLAZA INDEPENDENCIA 831, SUITES 707 AND 708 MONTEVIDEO, **URUGUAY** 5 BANCO ITAU BBA S.A. -09/21/2009 08-13555 22104 \$2,482,948.39* BANCO ITAU BBA S.A. -02/15/2011 08-13555 67338 \$2,482,948.39 NASSAU BRANCH (JMP) NASSAU BRANCH (JMP) **WEST BAY STREET - PO WEST BAY STREET BOX N-7788** P.O. BOX N-7788 NASSAU -NASSAU. **COMMONWEALTH OF BAHAMAS** THE BAHAMAS C/O MUNDOSTAR S.A. PLAZA INDEPENDENCIA 831, SUITES 707 AND 708 MONTEVIDEO, **URUGUAY** 6 BANK OF AMERICA, N.A. 09/21/2009 08-13900 20150 Undetermined BANK OF AMERICA, N.A. 02/15/2011 08-13900 67340 Undetermined C/O FREDRIC SOSNICK (JMP) C/O FREDRIC SOSNICK (JMP) **NED S. SCHODEK** NED S. SCHODEK **SHEARMAN & STERLING SHEARMAN & STERLING** LLP LLP **599 LEXINGTON AVENUE 599 LEXINGTON AVENUE**

NEW YORK, NY 10022

NEW YORK, NY 10022

^{* -} Indicates claim contains unliquidated and/or undetermined amounts

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
7	BENETTON INTERNATIONAL SA ATTN: ALESSANDRO LUCCHETTA 1, PLACE D'ARMES LUXEMBOURG, L-1136 LUXEMBOURG	09/17/2009	08-13901 (JMP)	15792	\$1,491,180.44*	BENETTON INTERNATIONAL SA ATTN: ALESSANDRO LUCCHETTA 1, PLACE D'ARMES, L-1136 , L-1136 LUXEMBOURG	02/08/2011	08-13901 (JMP)	67327	\$4,146,000.00
8	BENETTON INTERNATIONAL SA ATTN: ALESSANDRO LUCCHETTA 1, PLACE D/ARMES LUXEMBOURG, L-1136 LUXEMBOURG	09/17/2009	08-13555 (JMP)	15791	\$1,491,180.4 4 *	BENETTON INTERNATIONAL SA ATTN: ALESSANDRO LUCCHETTA 1 PLACE D'ARMES , L-1136 LUXEMBOURG	02/08/2011	08-13555 (JMP)	67328	\$4,146,000.00
9	BNP PARIBAS ATTN: KATHRYN QUINN AND RICHARD M. SKOLLER 787 SEVENTH AVENUE NEW YORK, NY 10019-6018	10/25/2010	08-13555 (JMP)	67143	\$888,452,893.11*	BNP PARIBAS ATTN: KATHRYN B. QUINN AND RICHARD M. SKOLLER 787 SEVENTH AVENUE NEW YORK, NY 10019-6018	02/25/2011	08-13555 (JMP)	67346	\$882,732,829.89*
10	BNP PARIBAS ATTN: JAMES GOODALL AND RICHARD M. SKOLLER 787 SEVENTH AVENUE NEW YORK, NY 10019-6018	04/09/2010	08-13555 (JMP)	66520	\$902,781,076.68*	BNP PARIBAS ATTN: KATHRYN B. QUINN AND RICHARD M. SKOLLER 787 SEVENTH AVENUE NEW YORK, NY 10019-6018	02/25/2011	08-13555 (JMP)	67346	\$882,732,829.89*

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE **CLAIM** TOTAL CLAIM NAME **FILED NUMBER DOLLARS NAME FILED NUMBER DOLLARS** # 11 BOHM, ACHIM 08/24/2009 08-13555 9140 \$7,000.00 BOHM, ACHIM 10/13/2009 08-13555 37414 Undetermined **SAARLANDSTR. 25** (JMP) (JMP) **SAARLANDSTR. 25 BOCHUM, 44866** BOCHUM, 44866 **GERMANY GERMANY** 12 BOILERMAKER-08/31/2009 08-13555 9812 \$909,516.00 **BOILERMAKER-**11/16/2010 09-10558 67211 \$909,516.00 **BLACKSMITH NATL** (JMP) **BLACKSMITH NATL** (JMP) PENSION TR PENSION TR **756 MINNESOTA AVE 756 MINNESOTA AVE** KANSAS CITY, KS 66101 KANSAS CITY, KS 66101 13 BUORA, CARLO 10/19/2009 08-13555 41521 \$2,221,908.00 **BUORA, CARLO** 10/29/2009 08-13555 56774 \$2,222,064.00* (JMP) (JMP) VIA LANZONE, 2 ATTN: DAVID DYKHOUSE MILANO, 20123 C/O PATTERSON BELKNAP **ITALY** WEBB & TYLER LLP 1133 AVENUE OF THE **AMERICAS** NEW YORK, NY 10036-6710 14 CALZADA REBOLLEDO, 01/26/2009 08-13555 1954 \$105,000.00 CALZADA REBOLLEDO, 10/29/2009 08-13555 \$105,000.00 56936 **ROSA MARIA** (JMP) **ROSA MARIA & SHARPE** (JMP) CLAUDIA ELENA CALZADA, CLAUDIA ELENA SHARPE CALZADA **BEETHOVEN 111 COL LEON MODERNO BEETHOVEN 111 COL LEON MODERNO** LEON GUANIUATO, 37480 LEON GUANJUATO, **MEXICO** 37480

MEXICO

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
15	CAMARENA PADILLA, EDUARDO / MA.DE LA LUZ CAMARENA PADILLA 220 ANTONIO ALZATE FRACC HIDALGO LEON GUANAJUATO, 37220 MEXICO	03/24/2009	08-13555 (JMP)	3490	\$294,000.00	CAMARENA PADILLA, EDUARDO & MARIA DE LA LUZ 220 ANTONIO ALZATE FRACC HIDALGO LEON GUANAJUATO, 37220 MEXICO	10/29/2009	08-13555 (JMP)	56943	\$294,000.00
16	CAMARENA PADILLA, SOCORRO / MA DE LA LUZ CAMARENA PADILLA BLVD CAMPESTRE 1102 COL VALLE DEL CAMPESTRE LEON GTO, 37150 MEXICO	03/24/2009	08-13555 (JMP)	3488	\$241,000.00	CAMARENA PADILLA, SOCORRO & MA DE LA LUZ BLVD CAMPESTRE 1102 COL VALLE DEL CAMPESTRE LEON GTO, 37150 MEXICO	10/29/2009	08-13555 (JMP)	56942	\$241,000.00
17	CHU LAI CHING & TSANG OI YAN RM 808 8/F PAKPOLEE COMM CTR 1A SAI YEUNG CHOI ST MONGKOK KLN, HONG KONG	11/23/2009	08-13555 (JMP)	65670	\$64,181.56*	CHU, LAI CHING & TSANG, OI YAN RM 808 PAKPOLEE COMM CENTRE 1A SAI YEUNG CHOI STREET MONGKOK, HONG KONG	10/26/2009	08-13555 (JMP)	47362	\$64,181.56*

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
18	COLIN, JACQUELINE CLOS A.CROMMELYNCK, 43 AUDERGHEM, 1160 BELGIUM	07/27/2009		6449	\$23,556.39	COLIN, JACQUELINE CLOS A.CROMMELYNCK, 43 AUDERGHEM, 1160 BELGIUM	10/30/2009	08-13555 (JMP)	59044	\$23,422.08
19	COLIN, JACQUELINE CLOS A.CROMMELYNCK, 43 AUDERGHEM, 1160 BELGIUM	02/20/2009	08-13555 (JMP)	2929	\$21,107.80	COLIN, JACQUELINE CLOS A.CROMMELYNCK, 43 AUDERGHEM, 1160 BELGIUM	10/30/2009	08-13555 (JMP)	59044	\$23,422.08
20	COVARRUBIAS, FRANCISCO OROZCO CIRCUNVALACION NTE #129 COL NORTE AGUASCALIENTES AGS, 20020 MEXICO	08/26/2009		9467	Undetermined	OROZCO COVARRUBIAS, FRANCISCO CIRCUNVALACION NTE #129 COL NORTE AGUASCALIENTES AGS, 20020 MEXICO	10/28/2009	08-13555 (JMP)	51092	\$200,000.00
21	CRC CREDIT FUND FKA CRC GLOBAL STRUCTURED CREDIT FUND, LTD ATTN: RICHARD ROBB CHRISTOFFERSON, ROBB & COMPANY, LLC 720 FIFTH AVENUE, 14TH FLOOR NEW YORK, NY 10019	09/09/2009	08-13555 (JMP)	10929	\$150,496,788.00*	CRC CREDIT FUND LTD C/O CHRISTOFFERSON, ROBB & COMPANY, LLC ATTN: RICHARD ROBB 720 FIFTH AVENUE, 14TH FLOOR NEW YORK, NY 10019	12/20/2010	08-13555 (JMP)	67271	Undetermined

^{* -} Indicates claim contains unliquidated and/or undetermined amounts

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE TOTAL CLAIM **CLAIM** NAME **FILED NUMBER DOLLARS** NAME **FILED NUMBER DOLLARS** # 34703 **CREDITO PRIVATO** 22 CREDITO PRIVATO 09/23/2009 08-13555 \$73,400.00 10/22/2009 08-13555 44212 \$71,180.00 **COMMERCIALE SA** (JMP) **COMMERCIALE SA** (JMP) **VIA ZURIGO 46 VIA ZURIGO 46 LUGANO**, 6901 **LUGANO, 6901 SWITZERLAND SWITZERLAND** CREDITO PRIVATO 09/23/2009 08-13555 34702 \$205,520.00 **CREDITO PRIVATO** 10/22/2009 08-13555 44208 \$199,304.00 **COMMERCIALE SA COMMERCIALE SA** (JMP) (JMP) **VIA ZURIGO 46 VIA ZURIGO 46 LUGANO, 6901 LUGANO, 6901 SWITZERLAND SWITZERLAND** 08-13555 CREDITO PRIVATO 24224 **CREDITO PRIVATO** 08-13555 \$85,416.00 09/21/2009 \$88,080.00 10/22/2009 44209 **COMMERCIALE SA** (JMP) **COMMERCIALE SA** (JMP) **VIA ZURIGO 46 VIA ZURIGO 46 LUGANO**, 6901 **LUGANO**, 6901 **SWITZERLAND SWITZERLAND** DAMY GOMEZ, 08-13555 DAMY GOMEZ, EDUARDO E 10/28/2009 08-13555 02/06/2009 2603 \$100,000.00 51134 \$100,000.00 EDUARDO E. & MARIA T. (JMP) **AND OTHERS** (JMP) 103103 MONRAZ DE DAMY AND **OTHERS** 2163 LIMA LOOP LAREDO **827 UNION PACIFIC LAREDO, TX 78045** BLVD. PMB712103 **LAREDO, TX 78045**

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
26	DE LA LUZ CAMAREN PADILLA, MARIA/ROSA EVELIA CAMARENA PADILLA 308 MONTANA JARDINES DEL MORAL LEON GUANAJUATO, 37160 MEXICO	03/24/2009	08-13555 (JMP)	3491	\$727,000.00	CAMARENA PADILLA, MA DE LA LUZ & ROSA EVELIA 380 MONTANA, JARDINES DEL MORAL LEON GUANAJUATO, 37160 MEXICO	10/29/2009	08-13555 (JMP)	56945	\$727,000.00
27	DEUTSCHE BANK AG, LONDON BRANCH TRANSFEROR: DRAWBRIDGE GLOBAL MACRO MASTER FUND LTD C/O DEUTSCHE BANK SECURITIES INC. ATTN: MATTHEW WEINSTEIN 60 WALL STREET, 3RD FLOOR NEW YORK, NY 10005	09/22/2009	08-13888 (JMP)	27978	\$72,686,017.00*	DEUTSCHE BANK AG, LONDON BRANCH TRANSFEROR: DRAWBRIDGE GLOBAL MACRO MASTER FUND LTD C/O DEUTSCHE BANK SECURITIES INC. ATTN: MATTHEW WEINSTEIN 60 WALL STREET, 3RD FLOOR NEW YORK, NY 10005	01/25/2011	08-13888 (JMP)	67312	\$54,500,000.00*

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE **CLAIM** TOTAL CLAIM NAME **DOLLARS NAME DOLLARS FILED NUMBER** # **FILED NUMBER** # 28 DEUTSCHE BANK AG, 09/22/2009 08-13555 27977 \$72,686,017.00* DEUTSCHE BANK AG, 01/25/2011 08-13555 67311 \$54,500,000.00* LONDON BRANCH (JMP) LONDON BRANCH (JMP) TRANSFEROR: TRANSFEROR: DRAWBRIDGE GLOBAL DRAWBRIDGE GLOBAL MACRO MASTER FUND MACRO MASTER FUND LTD LTD C/O DEUTSCHE BANK C/O DEUTSCHE BANK SECURITIES INC. SECURITIES INC. **ATTN: MATTHEW ATTN: MATTHEW** WEINSTEIN WEINSTEIN 60 WALL STREET, 3RD 60 WALL STREET, 3RD **FLOOR FLOOR** NEW YORK, NY 10005 NEW YORK, NY 10005 DRAKE OFFSHORE 08-13555 08-13555 06/23/2009 4978 \$19,983,951.88 DRAKE OFFSHORE MASTER 09/22/2009 30667 \$19,985,028.88* MASTER FUND, LTD., FUND, LTD. THE (JMP) (JMP) THE ATTN: STEVEN LUTTRELL ATTN: STEVEN C/0 DRAKE MANAGEMENT LUTTRELL, C/O DRAKE LLC MANAGEMENT LLC 660 MADISON AVE, 16TH 660 MADISON AVENUE. **FLOOR 16TH FLOOR** NEW YORK, NY 10065 NEW YORK, NY 10065 E. SUN COMMERCIAL 09/14/2009 08-13555 12619 \$10,140,283.33 E. SUN COMMERCIAL 09/18/2009 08-13555 19414 \$10,140,283.33 BANK, LTD. (JMP) BANK, LTD., OFFSHORE (JMP) **BANKING BRANCH** OFFSHORE BANKING **BRANCH** 5F, NO. 117, SEC. 3 5F, NO. 117 SEC 3. MINSHENG E. RD. MINSHENG E. RD TAIPEL. TAIPEI. TAIWAN, PROVINCE OF

CHINA

TAIWAN, PROVINCE OF

CHINA

^{* -} Indicates claim contains unliquidated and/or undetermined amounts

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

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	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
31	EGBERINK, MARTIN UILENBURG 32 DEN BOSCH, 5211 EV NETHERLANDS	10/30/2009	08-13555 (JMP)	60032	\$70,755.00	MEGBERINK WILENBURG 32 S HERTOGENBOSCH, 5211 EV NETHERLANDS	11/02/2009	08-13555 (JMP)	63096	Undetermined
32	EMF-UK 2008-1 PLC C/O WILMINGTON TRUST SP SERVICES LONDON LIMITED FIFTH FLOOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	09/22/2009	08-13888 (JMP)	28795	\$12,455,552.96*	EMF-UK 2008-1 PLC C/O WILMINGTON TRUST SP SERVICES LONDON LIMITED FIFTH FLOOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	01/25/2011	08-13888 (JMP)	67307	\$101,741,682.61
33	EMF-UK 2008-1 PLC C/O WILMINGTON TRUST SP SERVICES LONDON LIMITED FIFTH FLOOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	09/22/2009	08-13555 (JMP)	28796	\$12,455,552.96*	EMF-UK 2008-1 PLC C/O WILMINGTON TRUST SP SERVICES LONDON LIMITED FIFTH FLOOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	01/25/2011	08-13555 (JMP)	67310	\$101,741,682.61

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

34	NAME EUROSAIL PRIME UK 2007 A PLC C/O WILMINGTON TRUST SP SERVICES (LONDON) LIMITED FIFTH FLOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	DATE FILED 09/22/2009	CASE NUMBER 08-13555 (JMP)	CLAIM # 28816	TOTAL CLAIM DOLLARS \$97,279,501.08*	NAME EUROSAIL PRIME-UK 2007-A PLC C/O WILMINGTON TRUST SP SERVICES (LONDON) LIMITED FIFTH FLOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	DATE FILED 01/25/2011	CASE NUMBER 08-13555 (JMP)	CLAIM # 67309	TOTAL CLAIM DOLLARS \$144,846,195.47
35	EUROSAIL PRIME UK 2007 A PLC C/O WILMINGTON TRUST SP SERVICES (LONDON) LIMITED FIFTH FLOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	09/22/2009	08-13888 (JMP)	28815	\$97,279,501.08*	EUROSAIL PRIME-UK 2007-A PLC C/O WILMINGTON TRUST SP SERVICES (LONDON) LIMITED FIFTH FLOOR 6 BROAD STREET PLACE LONDON, EC2M 7JH UNITED KINGDOM	01/25/2011	08-13888 (JMP)	67308	\$144,846,195.47
36	FALCON PRIVATE BANK LTD, AS AGENT FOR ITS CUSTOMERS PELIKANSTRASSE 37 PO BOX 1376 ZURICH, 8021 SWITZERLAND	10/30/2009	08-13555 (JMP)	58692	Undetermined	FALCON PRIVATE BANK LTD, AS AGENT FOR ITS CUSTOMERS PELIKANSTRASSE 37 PO BOX 1376 ZURICH, 8021 SWITZERLAND	02/08/2011	08-13555 (JMP)	67326	\$17,560,542.47*

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

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	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
37	FLEXOR MULTI- MANAGER FUND, LTD., THE ONE MONTAGUE PLACE 1ST FLOOR, EAST BAY STREET PO BOX N-4906 NASSAU, BAHAMAS	09/04/2009	08-13555 (JMP)	10364	\$650,000.00	FLEXOR MULTI-MANAGER FUND, LTD., THE ONE MONTAGUE PLACE 1ST FLOOR, EAST BAY STREET PO BOX N-4906 NASSAU, BAHAMAS	10/05/2009	08-13555 (JMP)	36288	\$650,000.00
38	GEIST, HARALD KARLSTR. 3 HAMBURG, 22085 GERMANY	09/23/2009	08-13555 (JMP)	34645	\$71,719.85	GEIST, HARALD KARLSTR. 3 HAMBURG, 22085 GERMANY	10/09/2009	08-13555 (JMP)	37316	\$71,005.00
39	GEMINIS SECURITIES LIMITED - A/C CLIENTS ROOM 1503, CHEUNG KONG CENTER 2ND QUEEN'S ROAD CENTRAL HONG KONG, CHINA	11/25/2008	08-13555 (JMP)	1113	Undetermined	GEMINIS SECURITIES LIMITED - A/C CLIENT 1503 CHEUNG KONG CENTER 2 QUEEN'S ROAD CENTRAL HONG KONG	10/14/2009	08-13555 (JMP)	40270	\$80,645.00
40	GIL PUIG, MARIA DESAMPARADOS C/ CONDE OLOCAU 1 - 11 VALENCIA, 46003 SPAIN	08/17/2009	08-13555 (JMP)	9016	Undetermined	PUIG, AMPARO GIL C/CONDE OLOCAU 1-11 VALENCIA, 46003 SPAIN	10/30/2009	08-13555 (JMP)	57855	\$14,151.00

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
41	GJERMSTAD, GURIFORID STALFJORA 32F OSLO, 0975 NORWAY	09/28/2009	08-13555 (JMP)	35054	\$11,663.70	GJERMSTAD, GURID JORID STALFJERA 32F OSLO, 0975 NORWAY	11/02/2009	08-13555 (JMP)	61365	\$11,663.70
42	GOMEZ, EDUARDO E. DAMY & MARIA T. MONRAZ DE DAMY AND OTHERS 827 UNION PACIFIC BLVD. PMB712103 LAREDO, TX 78045	02/06/2009	08-13555 (JMP)	2602	\$100,000.00	DAMY GOMEZ, EDUARDO E AND OTHERS 103103 2163 LIMA LOOP LAREDO LAREDO, TX 78045	10/28/2009	08-13555 (JMP)	51134	\$100,000.00
43	GREAT BAY CONDOMINIUM OWNERS ASSOCIATION, INC. C/O DICKSTEIN SHAPIRO LLP SAM J. ALBERTS 1825 EYE STREET, NW WASHINGTON, DC 20006- 5403	09/22/2009	08-13555 (JMP)	31955	\$2,000,000.00*	GREAT BAY CONDOMINIUM OWNERS ASSOCIATION, INC. C/O DICKSTEIN SHAPIRO LLP SAM J. ALBERTS 1825 EYE STREET, NW WASHINGTON, DC 20006- 5403	11/02/2009	08-13555 (JMP)	62855	\$2,000,000.00*
44	HARDERS, RICHARD NEUTORSTRASSE 111 EMDEN, 26721 GERMANY	10/30/2009	08-13555 (JMP)	59223	\$33,426.64	HARDERS, RICHARD NEUTO. STR. 111 EMDEN, 26721 GERMANY	11/02/2009	08-13555 (JMP)	61004	\$58,480.00

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE **CLAIM** TOTAL CLAIM **DOLLARS** NAME **FILED NUMBER NAME FILED NUMBER DOLLARS** # 45 HART, LESLIE A. 09/11/2009 08-13555 11462 Undetermined HART, LESLIE A. 09/11/2009 08-13555 11463 \$27,338.00 9 KENSINGTON ROAD (JMP) 9 KENSINGTON ROAD (JMP) MADISON, NJ 07940 MADISON, NJ 07940 46 HART, LESLIE A. 09/11/2009 08-13555 11461 Undetermined HART, LESLIE A. 09/11/2009 08-13555 11463 \$27,338.00 (JMP) (JMP) 9 KENSINGTON ROAD 9 KENSINGTON ROAD MADISON, NJ 07940 MADISON, NI 07940 08-13555 47 HAYKIN, DANIEL S. 08/21/2009 8940 \$20,769.23 HAYKIN, DANIEL S. 02/16/2011 67341 \$20,769.23 **16234 E PRENTICE PL** (JMP) **16234 E PRENTICE PL** CENTENNIAL, CO 80015-**CENTENNIAL, CO 80015-4174** 4174 HONG, LI PING & CHUN, 08-13555 4901 Undetermined LI PING, HONG 08-13555 37927 \$128,464.00* 06/16/2009 10/13/2009 LAM FUK (JMP) (JMP) FLAT A 45/F TOWER 2 PETER C PAN & CO **GRAND WATERFRONT SOLICITORS** 38 SAN MA TAU STREET OFFICE C1, 14/F TO KWA WAN, KLN, **GAYLORD** HONG KONG **COMMERCIAL BUILDING** NOS. 114-118 LOCKHART **ROAD HONG KONG** LAM FUK CHUN 10/13/2009 08-13555 39308 \$128,464.00* FLAT A 45/F BLOCK 2 (JMP) GRAND WATERFRONT 38 SAN MA TAU STREET KOWLOON CITY, KLN,

HONG KONG

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** DATE CASE TOTAL CLAIM **CLAIM** TOTAL CLAIM NAME **FILED NUMBER DOLLARS NAME NUMBER DOLLARS** # **FILED** 49 HUANG FU MEI AND LIN 12/29/2008 08-13555 1488 Undetermined MEI, HUANG FU/LIN YU 10/06/2009 08-13555 36669 \$172,672.66* YU CHIN (JMP) CHIN (JMP) CHEN TAH SPECIAL C/O CHEN TAH SPECIAL METAL CO. **METAL CO** NO. 134 SEC 1 KWANG FU NO 134 SEC 1 KWANG FU RD **ROAD** SAN CHUNG CITY SAN CHUNG CITY, TAIPEI, TAIPEI, TAIWAN, PROVINCE OF TAIWAN, PROVINCE OF **CHINA CHINA** 50 HULSMAUN, REINHARD 08-13555 08-13555 \$7,075.00 10/19/2009 41546 Undetermined **HUELSMANN, REINHARD** 10/15/2009 40429 AND ELISABETH (JMP) AND ELISABETH (JMP) **ROSENSTRASSE 13A ROSENSTR. 13A** EBENHAUSEN, D-82067 EBENHAUSEN, D-82067 **GERMANY GERMANY JANUS SYSTEMS S A** 51 JANUS SYSTEMS S A 09/21/2009 08-13555 24550 10/29/2009 08-13555 55211 \$150,000.00 \$150,000.00 INTL TECNOPARK OF (IMP) INTL TECNOPARK OF (JMP) **PANAMA PANAMA** BLDG 218, APTDO 10701, BLDG 218, APT 10701 **EL DORADO EL DORADO** CITY OF KNOWLEDGE, CITY OF KNOWLEDGE, **PANAMA PANAMA** 52 JUICE ENERGY, INC. 09/22/2009 08-13885 28516 **JUICE ENERGY, INC.** 02/28/2011 08-13885 \$3,850,000.00 \$26,000,000.00* 67348 ATTN: D. BRADLEY (JMP) (JMP) D. BRADLEY CLEMENTS, ESO. CLEMENTS, ESO. LONDON AND MEAD LONDON AND MEAD 1225 19TH STREET, N.W., 1225 19TH STREET, N.W.,

SUITE 320

WASHINGTON, DC 20036

SUITE 320

WASHINGTON, DC 20036

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
53	JUICE ENERGY, INC. ATTN: D. BRADLEY CLEMENTS, ESQ. LONDON AND MEAD 1225 19TH STREET, N.W., SUITE 320 WASHINGTON, DC 20036	09/22/2009	08-13555 (JMP)	28514	\$26,000,000.00*	JUICE ENERGY, INC. D. BRADLEY CLEMENTS, ESQ. LONDON AND MEAD 1225 19TH STREET, N.W., WASHINGTON, DC 20036	02/28/2011	08-13555 (JMP)	67347	\$3,850,000.00
54	KABLER, JOCHEN SCHWENBURGSTRASSE 15 KARLSRAHE, 76135 GERMANY	10/20/2009	08-13555 (JMP)	42738	\$32,351.45	KABLER, JOCHEN SCHAUENBURGSTRASSE 15 KARLSRUHE, 76135 GERMANY	10/30/2009	08-13555 (JMP)	59224	\$27,379.64
55	KLINDWORTH, MICHAEL BARENHAST 2A D-30916 ISERNHAGEN, 30916 GERMANY	09/18/2009	08-13555 (JMP)	17831	\$12,735.96	KLINDWORTH, MICHAEL BARENHAST 12A ISERNHAGEN, 30916 GERMANY	10/21/2009	08-13555 (JMP)	43467	\$12,735.00
56	LAU YAN MI, STEPHEN & LAU, SAW YEAN 251 OHIO STREET, # 104 PASADENA, CA 91106	10/29/2009	08-13555 (JMP)	54985	\$70,000.00*	LAU, YAN MI STEPHEN & SAW YEAN 251 OHIO STREET #104 PASADENA, CA 91106	10/30/2009	08-13555 (JMP)	57736	\$70,000.00*
57	MARTHINSEN, SVEIN FALLANVEIEN 30B OSLO, NO-0495 NORWAY	10/02/2009	08-13555 (JMP)	36124	\$6,997.84	MARTHINSEN, SVEIN REIDAR FALLANVEIEN 30B NO-0495 OSLO, NORWAY	10/27/2009	08-13555 (JMP)	47633	\$7,516.20

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE **CLAIM** TOTAL CLAIM NAME **FILED NUMBER DOLLARS NAME FILED NUMBER DOLLARS** # 58 MOHNLE, SIMON 09/22/2009 08-13555 31295 \$14,175.00 SIMON, MOHNLE 10/09/2009 08-13555 37209 \$14,175.00 **OBERRINGINGEN 18** (JMP) **OBERRINGINGEN 18** (JMP) BISSINGEN, 86657 BISSINGEN, 86657 **GERMANY GERMANY** 59 MRS. ANNA SCHELLER 09/18/2009 08-13555 17832 \$7,356.89 **SCHELLER, ANNA** 10/26/2009 08-13555 46643 \$7,075.50 (JMP) (JMP) STUIFENSTR. 1 STUIFENSTRASSE 1 D-73092 HEININGEN, D-73092 HEININGEN, 73092 **GERMANY GERMANY GOLDMAN, SACHS &** 08/19/2009 08-13555 8674 08-13555 \$10,157,083.00 \$10,157,083.33 GOLDMAN, SACHS & CO. 09/14/2009 12414 CO. (JMP) (JMP) TRANSFEROR: NATIONAL TRANSFEROR: **AGRICULTURAL NATIONAL** COOPERATIVE AGRICULTURAL **FEDERATION COOPERATIVE** 30 HUDSON STREET, 36TH **FEDERATION** FLOOR 30 HUDSON STREET, **ATTN: A. CADITZ** 36TH FLOOR JERSEY CITY, NJ 07302 ATTN: A. CADITZ JERSEY CITY, NJ 07302 NIKKEISHA, INC 08-13555 5051 NIKKEISHA, INC 08-13555 06/30/2009 Undetermined 10/28/2009 51197 \$959,370.00 (JMP) (JMP) SEIJIRO HAYAKAWA, 7-13-20 GINZA FINANCIAL DEPT. CYUO-KU 7-13-20 GINZA, CYUO-KU TOKYO, 104-8176 TOKYO, 104-8176 **IAPAN JAPAN**

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE **CLAIM** TOTAL CLAIM **NAME FILED NUMBER DOLLARS NAME NUMBER DOLLARS** # **FILED** 62 NOWACKA, HILDEGARD 08/17/2009 08-13555 8587 \$20,000.00 NOWACKA, HILDEGARD 11/02/2009 08-13555 61282 Undetermined **FALKENBURGER RING 12** (JMP) **FALKENBURGER RING 12** (JMP) **HAMBURG**, 22147 HAMBURG, 22147 **GERMANY GERMANY** 63 NY STATE DEPT OF 11/22/2010 08-13555 67225 \$99,396.42* NY STATE DEPT OF 01/31/2011 08-13555 67313 \$102,377.79 **TAXATION AND** (JMP) **TAXATION AND FINANCE** (JMP) **FINANCE BANKRUPTCY SECTION BANKRUPTCY SECTION** PO BOX 5300 PO BOX 5300 ALBANY, NY 12205-0300 ALBANY, NY 12205-0300 ONTARIO TEACHERS' 08-13888 08-13888 09/22/2009 27468 \$60,868,893.50* **ONTARIO TEACHERS'** 02/14/2011 67337 \$48,931,169.51 PENSION PLAN BOARD PENSION PLAN BOARD (JMP) (JMP) **ATTN: JEFF DAVIS ATTN: JEFF DAVIS** 5650 YONGE ST **5650 YONGE STREET SUITE 500 SUITE 500** TORONTO, ON M2M 4H5 TORONTO, ON M2M 4H5 **CANADA ONTARIO TEACHERS'** 09/22/2009 08-13555 27469 \$61,603,690.50* **ONTARIO TEACHERS'** 02/14/2011 08-13555 67336 \$48,931,169.51 65 PENSION PLAN BOARD (JMP) PENSION PLAN BOARD (JMP) **ATTN: JEFF DAVIS ATTN: JEFF DAVIS**

5650 YONGE STREET

TORONTO, ON M2M 4H5

SUITE 500

CANADA

5650 YONGE ST

TORONTO, ON M2M 4H5

SUITE 500

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE TOTAL CLAIM **CLAIM** NAME **FILED NUMBER DOLLARS NAME FILED NUMBER DOLLARS** # 66 PAAGMAN, J.B. PAAGMAN, J.B. 10/13/2009 08-13555 38407 \$14,151.00 10/16/2009 08-13555 40755 \$14,151.00 **BOSWEG 177** (JMP) M.G.P./VDWIJDEN (JMP) **OISTERWIJK, 5062 SH BOSWEG 177 NETHERLANDS** OISTERWIJK, 5062SH **NETHERLANDS** 67 PAAGMAN, J.B. 10/13/2009 08-13555 \$14,151.00 PAAGMAN, J.B. 10/16/2009 08-13555 40756 \$14,151.00 38406 (JMP) (JMP) **BOSWEG 177** M.G.P./VANDER WIJDEN **OISTERWIJK, 5062 SH BOSWEG 177 NETHERLANDS** OISTERWIJK, 5062SH **NETHERLANDS** PARMA INVESTMENT 08-13555 49522 08-13555 10/27/2009 PARMA INVESTMENT SA 10/29/2009 55067 \$200,000.00 \$200,000.00 S.A. (JMP) (JMP) 25 DE MAYO, 444-2 P 25 DE MAYO MONTEVIDEO, 444 PISO 2 **URUGUAY** MONTEVIDEO, **URUGUAY RBC CAPITAL MARKETS** 10/29/2009 56598 \$300,000.00 **RBC CAPITAL MARKETS** 08/25/2010 08-13555 67040 \$300,000.00 **CORPORATION CORPORATION** (JMP) 510 MARQUETTE AVE S -ATTN: RICHARD CHASE M10 ONE LIBERTY PLAZA **MINNEAPOLIS, MN 55402** 165 BROADWAY, 5TH **FLOOR**

NEW YORK, NY 10006

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE **CLAIM** TOTAL CLAIM NAME **FILED NUMBER DOLLARS** NAME **FILED NUMBER DOLLARS** # # 27265 70 ROSEKRANS, JOHN 09/22/2009 Undetermined ROSEKRANS, JOHN 06/23/2010 66885 \$950,894.35 C/O JOHN P. CHRISTIAN C/O JOHN P. CHRISTIAN **TOBIN & TOBIN TOBIN & TOBIN 500 SANSOME STREET. 500 SANSOME STREET.** SUITE 800 SUITE 800 SAN FRANCISCO, CA SAN FRANCISCO, CA 94111 94111 71 SCHINASI, ROLANDO 09/02/2009 08-13555 10092 Undetermined SCHINASI, ROLANDO 09/10/2009 08-13555 11257 \$44,991.00 C/O NORDEA BANK S.A. (JMP) C/O NORDEA BANK S.A. LU (JMP) LUX P.O. B: 562 P.O. B: 562 ATTN: H.B. PEDERSEN ATTN: H.B. PEDCISEN LUXEMBOURG, L-2015 LUXEMLOUZY, L-2015 72 SCHLEIFF, DIETRICH 10/01/2009 08-13555 35960 Undetermined SCHLEIFF, DIETRICH 10/07/2009 08-13555 36915 \$4,272.92 **AM SAUERBACH 6** (JMP) (JMP) AM SAUERBACH 6 **BALLENSTEDT, 06493** 06493 BALLENSTEDT, **GERMANY GERMANY** SCHOENEICH, LYDIA-10/20/2009 08-13555 42736 \$28,545.39 SCHOENEICH, LYDIA-10/30/2009 08-13555 59218 \$24,158.50 **FRANZISHA** (JMP) **FRANZISKA** (JMP) **HOLTWEG 66 HOLTWEG 66 JTZEHOE**, 25524 **ITZEHOE, 25524 GERMANY GERMANY** SCHWIENBACKER, 08-13555 09/18/2009 17839 \$14,088.47 SCHWIENBACHER, MARC 10/13/2009 08-13555 37678 \$28,392.00 **MARC** (JMP) **VORSTATTSTR. 4** (JMP) **VORSTATTSTR. 4** STEINDORF, 82297

GERMANY

STEINDORF, 82297

GERMANY

^{* -} Indicates claim contains unliquidated and/or undetermined amounts

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS**

		D. 1. T. T.	C + CT	OT 4 T3 -	TOTAL 01 1		D. 4.77	C + CT	OT 4 T3 -	TOTAL OF 127
	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
75	SINGH, PETER C/O TEJAS SECURITIES GROUP, INC. ATTN: NINA LEHRMAN 8226 BEE CAVES RD. AUSTIN, TX 78746	10/30/2009	08-13555 (JMP)	59353	\$260,000.00	LEHRMAN, NINA TEJAS SECURITIES GROUP, INC. F/B/O PETER SINGH 8226 BEE CAVES RD AUSTIN, TX 78746	11/04/2009	08-13555 (JMP)	64600	\$260,000.00
76	TODAKA MINING CO., LTD. 6-7 GOUNOMOTO- MACHI TSUKUMI-OITA, JAPAN	06/21/2010	08-13555 (JMP)	66875	\$8,337,965.54	TODAKA MINING CO., LTD. 6-7 GONOMOTO-MACHI TSUKUMI CITY OITA PREF, JAPAN	12/16/2010	08-13555 (JMP)	67255	\$8,337,965.54
77	UNICREDIT BANK AG ATTN: MR. WIDO GANZ, MCD1TP ARABELLASTRASSE 12 MUNICH, D-81925 GERMANY	02/16/2011	08-13555 (JMP)	67342	\$27,019,188.46*	UNICREDIT BANK AG ATTN: MR. WIDO GANZ, MCD1TP ARABELLASTRASSE 12 MUNICH, D-81925 GERMANY	03/02/2011	08-13555 (JMP)	67349	\$27,019,188.46*
78	UNICREDIT BANK AG ATTN: WIDO GANZ, MCD1TP ARABELLASTRASSE 12 MUNICH, D-81925 GERMANY	02/18/2010	08-13555 (JMP)	66287	\$28,281,363.00*	UNICREDIT BANK AG ATTN: MR. WIDO GANZ, MCD1TP ARABELLASTRASSE 12 MUNICH, D-81925 GERMANY	03/02/2011	08-13555 (JMP)	67349	\$27,019,188.46*

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
79	UNION ELECTRIC COMPANY, AMEREN ENERGY MARKETING COMPANY, AND AMEREN ENERGY GENERATING COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS ONE METROPOLITAN SQUARE, SUITE 2600 ST LOUIS, MO 63102	09/22/2009	08-13885 (JMP)	32100	\$184,632.00	AMEREN ENERGY MARKETING COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS 7700 FORSYTH BLVD., SUITE 1800 ST. LOUIS, MO 63105	02/11/2011	08-13885 (JMP)	67330	\$2,379,442.75
						AMEREN ENERGY GENERATING COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS 7700 FORSYTH BLVD., SUITE 1800 ST. LOUIS, MO 63105	02/11/2011	08-13885 (JMP)	67335	\$499,298.38
						UNION ELECTRIC COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS 7700 FORSYTH BLVD., SUITE 12800 ST. LOUIS, MO 63105	02/11/2011	08-13885 (JMP)	67331	\$0.00

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
80	UNION ELECTRIC COMPANY, AMEREN ENERGY MARKETING COMPANY, AND AMEREN ENERGY GENERATING COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS ONE METROPOLITAN SQUARE, SUITE 2600 ST LOUIS, MO 63102	09/22/2009	08-13555 (JMP)	32083	\$184,632.00	AMEREN ENERGY MARKETING COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS 7700 FORSYTH BLVD., SUITE 1800 ST. LOUIS, MO 63105	02/11/2011	08-13555 (JMP)	67332	\$2,379,442.75
						AMEREN ENERGY GENERATING COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS 7700 FORSYTH BLVD., SUITE 1800 ST. LOUIS, MO 63105	02/11/2011	08-13555 (JMP)	67333	\$499,298.38
						UNION ELECTRIC COMPANY C/O ARMSTRONG TEASDALE LLP ATTN: STEVEN N. COUSINS, SUSAN K. EHLERS 7700 FORSYTH BLVD., SUITE 1800 ST. LOUIS, MO 63106	02/11/2011	08-13555 (JMP)	67334	\$0.00

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
81	UNITED COCONUT PLANTERS BANK UCPB BUILDING, 7907 MAKATI AVENUE MAKATI CITY, 1200 PHILIPPINES	09/16/2009	08-13555 (JMP)	13474	\$10,433,098.52	HERMES LTD TRANSFEROR: BARCLAYS BANK PLC ATTN: MORRIS TUCKER 300 PARK AVENUE, 21ST FLOOR NEW YORK, NY 10022	11/02/2009	08-13555 (JMP)	63441	\$1,000,000.00*
						TRANSFERRED TO: GOLDENTREE MASTER FUND II LTD TRANSFEROR: BARCLAYS BANK PLC ATTN: MORRIS TUCKER 300 PARK AVENUE, 21ST FLOOR NEW YORK, NY 10022				\$1,000,000.00*
						TRANSFERRED TO: GOLDENTREE MASTER FUND LTD TRANSFEROR: BARCLAYS BANK PLC ATTN: MORRIS TUCKER 300 PARK AVENUE, 21ST FLOOR NEW YORK, NY 10022				\$3,000,000.00*
						GOLDENTREE MASTER FUND LTD TRANSFEROR: BARCLAYS BANK PLC ATTN: MORRIS TUCKER 300 PARK AVENUE, 21ST FLOOR NEW YORK, NY 10022	11/02/2009	08-13555 (JMP)	63442	\$5,000,000.00*

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE **CASE CLAIM DATE CASE TOTAL CLAIM CLAIM TOTAL CLAIM NAME DOLLARS NAME DOLLARS FILED NUMBER** # **FILED NUMBER** # 11/02/2009 82 UNITED COCONUT 04/20/2009 08-13555 3825 \$10,433,098.52 **HERMES LTD** 08-13555 63441 \$1,000,000.00* PLANTERS BANK (JMP) (JMP) TRANSFEROR: BARCLAYS **UCPB BUILDING, 7907** BANK PLC MAKATI AVENUE **ATTN: MORRIS TUCKER MAKATI CITY, 1200** 300 PARK AVENUE, 21ST **PHILIPPINES FLOOR** NEW YORK, NY 10022 TRANSFERRED TO: \$1,000,000.00* **GOLDENTREE MASTER** FUND II LTD TRANSFEROR: **BARCLAYS BANK PLC ATTN: MORRIS TUCKER 300** PARK AVENUE, 21ST FLOOR NEW YORK, NY 10022 \$3,000,000.00* TRANSFERRED TO: **GOLDENTREE MASTER FUND LTD TRANSFEROR: BARCLAYS BANK PLC ATTN: MORRIS TUCKER 300** PARK AVENUE, 21ST FLOOR NEW YORK, NY 10022 11/02/2009 08-13555 63422 \$51,187.00 ABELINE, A/S (JMP) **BOX 104 BILLINGSTAD, 1376**

NORWAY

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** DATE CASE **TOTAL CLAIM CLAIM** TOTAL CLAIM NAME **FILED NUMBER DOLLARS NAME FILED NUMBER DOLLARS** # # 15835 83 WELLINGTON TRUST 09/17/2009 08-13555 \$316.40* WELLINGTON TRUST 02/04/2011 08-13555 67321 \$1,571.99 COMPANY, NA (JMP) COMP, NA (JMP) MULTIPLE COLLECTIVE MULTIPLE COLLECTIVE **INVESTMENT FUNDS INVESTMENT FUNDS** TRUST II - EMERGING TRUST II - US EQUITY MARKETS DEBT INDEX PLUS I PORTFOLIO **PORTFOLIO** C/O WELLINGTON C/O WELLINGTON MANAGEMENT COMP, LLC **MANAGEMENT** ATTN: DONALD CAIAZZA COMPANY, LLC **BOSTON, MA 02109 ATTN: DONALD CAIAZZA** BOSTON, MA 02109 \$1,571.99 84 WELLINGTON TRUST 08-13888 15834 \$316.79* 08-13888 09/17/2009 **WELLINGTON TRUST** 02/04/2011 67319 COMPANY, NA COMP, NA (JMP) (JMP) MULTIPLE COLLECTIVE MULTIPLE COLLECTIVE **INVESTMENT FUNDS INVESTMENT FUNDS** TRUST II - EMERGING TRUST II - US EQUITY MARKETS DEBT **INDEX PLUS I PORTFOLIO PORTFOLIO** C/O WELLINGTON C/O WELLINGTON MANAGEMENT COMP, LLC **MANAGEMENT** ATTN: DONALD CAIAZZA

BOSTON, MA 02109

COMPANY, LLC

ATTN: DONALD CAIAZZA

BOSTON, MA 02109

^{* -} Indicates claim contains unliquidated and/or undetermined amounts

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** DATE CASE TOTAL CLAIM **CLAIM** TOTAL CLAIM NAME **FILED NUMBER DOLLARS NAME FILED NUMBER DOLLARS** # # 15833 **85 WELLINGTON TRUST** 09/17/2009 08-13555 \$6,282.77* WELLINGTON TRUST 02/04/2011 08-13555 67317 \$31,215.09 COMPANY, NA (JMP) COMP, NA (JMP) MULTIPLE COLLECTIVE MULTIPLE COLLECTIVE **INVESTMENT FUNDS INVESTMENT FUNDS** TRUST II - US EQUITY TRUST II - US EQUITY **INDEX PLUS I** INDEX PLUS I PORTFOLIO **PORTFOLIO** C/O WELLINGTON C/O WELLINGTON MANAGEMENT COMP, LLC **MANAGEMENT** ATTN: DONALD CAIAZZA COMPANY, LLC **BOSTON, MA 02109 ATTN: DONALD CAIAZZA** BOSTON, MA 02109 WELLINGTON TRUST 08-13888 15832 08-13888 \$31,215.09 09/17/2009 \$6,290.53* **WELLINGTON TRUST** 02/04/2011 67320 COMPANY, NA COMP, NA (JMP) (JMP) MULTIPLE COLLECTIVE MULTIPLE COLLECTIVE **INVESTMENT FUNDS INVESTMENT FUNDS** TRUST II - US EQUITY TRUST II - US EQUITY **INDEX PLUS I INDEX PLUS I PORTFOLIO PORTFOLIO** C/O WELLINGTON C/O WELLINGTON MANAGEMENT COMP, LLC **MANAGEMENT** ATTN: DONALD CAIAZZA COMPANY, LLC BOSTON, MA 02109 **ATTN: DONALD**

CAIAZZA

BOSTON, MA 02109

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IN RE LEHMAN BROTHERS HOLDINGS, INC., ET AL., CASE NO: 08-13555 (JMP)

OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED **SURVIVING CLAIMS** DATE CASE **CLAIM** TOTAL CLAIM DATE CASE **CLAIM** TOTAL CLAIM NAME **FILED NUMBER DOLLARS** NAME **FILED NUMBER DOLLARS** # # 15839 87 WELLINGTON TRUST 09/17/2009 08-13555 \$10,540.54* WELLINGTON TRUST 02/04/2011 08-13555 67325 \$52,369.21 COMPANY, NA (JMP) COMP, NA (JMP) MULTIPLE COMMON MULTIPLE COLLECTIVE TRUST FUNDS **INVESTMENT FUNDS** TRUST -TRUST II - US EQUITY OPPORTUNISTIC FIXED INDEX PLUS I PORTFOLIO **PORTFOLIO** C/O WELLINGTON C/O WELLINGTON MANAGEMENT COMP, LLC **MANAGEMENT** ATTN: DONALD CAIAZZA COMPANY, LLC **BOSTON, MA 02109 ATTN: DONALD CAIAZZA** BOSTON, MA 02109 WELLINGTON TRUST 08-13888 15838 08-13888 67322 \$52,369.21 09/17/2009 \$10,553.56* **WELLINGTON TRUST** 02/04/2011 COMPANY, NA COMP, NA (JMP) (JMP) **MULTIPLE COMMON** MULTIPLE COLLECTIVE TRUST FUNDS **INVESTMENT FUNDS** TRUST -TRUST II - US EQUITY OPPORTUNISTIC FIXED **INDEX PLUS I PORTFOLIO PORTFOLIO** C/O WELLINGTON C/O WELLINGTON MANAGEMENT COMP, LLC **MANAGEMENT** ATTN: DONALD CAIAZZA COMPANY, LLC BOSTON, MA 02109 **ATTN: DONALD**

CAIAZZA

BOSTON, MA 02109

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OMNIBUS OBJECTION 106: EXHIBIT A - AMENDED AND SUPERSEDED CLAIMS

CLAIMS TO BE DISALLOWED AND EXPUNGED

SURVIVING CLAIMS

NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS	NAME	DATE FILED	CASE NUMBER	CLAIM #	TOTAL CLAIM DOLLARS
89 ZIPPELIUS, HERMANN & ELISABETH HAMBACH BIRKENSTR 6 DITTELBRUNN, 97456 GERMANY	10/13/2009	08-13555 (JMP)	37765	Undetermined	ZIPPELIUS, HERMANN & ELISABETH HAMBACH BIRKENSTR. 6 DITTELBRUNN, 97456 GERMANY	10/30/2009		59286	\$51,902.80

TOTAL \$2,629,717,913.75

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

;

Debtors. : (Jointly Administered)

-----X

ORDER GRANTING DEBTORS' ONE HUNDRED SIXTH OMNIBUS OBJECTION TO CLAIMS (AMENDED AND SUPERSEDED CLAIMS)

Upon the one hundred sixth omnibus objection to claims, dated March 14, 2011 (the "One Hundred Sixth Omnibus Objection to Claims"), of Lehman Brothers Holdings Inc. and its affiliated debtors in the above-referenced chapter 11 cases, as debtors and debtors in possession (collectively, the "Debtors"), pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure, and this Court's order approving procedures for the filing of omnibus objections to proofs of claim [Docket No. 6664], seeking disallowance and expungement of the Amended and Superseded Claims on the basis that such claims have been amended and superseded by the corresponding Surviving Claims, all as more fully described in the One Hundred Sixth Omnibus Objection to Claims; and due and proper notice of the One Hundred Sixth Omnibus Objection to Claims having been provided to (i) the U.S. Trustee; (ii) the attorneys for the Creditors' Committee; (iii) the Securities and Exchange Commission; (iv) the Internal Revenue Service; (v) the United States Attorney for the Southern District of New York; (vi) the claimants listed on Exhibit A attached to the One Hundred Sixth Omnibus Objection to Claims; and (vii) all

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the Debtors' One Hundred Sixth Omnibus Objection to Claims.

other parties entitled to notice in accordance with the procedures set forth in the second amended order entered on June 17, 2010, governing case management and administrative procedures for these cases [Docket No. 9635]; and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the One Hundred Sixth Omnibus Objection to Claims is in the best interests of the Debtors, their estates, creditors, and all parties in interest and that the legal and factual bases set forth in the One Hundred Sixth Omnibus Objection to Claims establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the One Hundred Sixth Omnibus

Objection to Claims is granted to the extent provided herein; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims listed on Exhibit 1 annexed hereto under the heading "Claims to be Disallowed and Expunged" (collectively, the "Amended and Superseded Claims") are disallowed and expunged in their entirety with prejudice; and it is further

ORDERED that the claims listed on <u>Exhibit 1</u> annexed hereto under the heading "Surviving Claims" (collectively, the "<u>Surviving Claims</u>") will remain on the claims register subject to the Debtors' right to further object as set forth herein; and it is further

ORDERED that this Order supersedes all previous orders regarding the disposition of the Amended and Superseded Claims listed on Exhibit 1 annexed hereto; and it is further

ORDERED that all information included on and all documentation filed in support of any Amended and Superseded Claim, including, but not limited to, derivative and guarantee questionnaires and supporting documentation, shall be treated as having been filed in support of and included in the corresponding Surviving Claim; and it is further

ORDERED that nothing in this Order or the disallowance and expungement of the Amended and Superseded Claims constitutes any admission or finding with respect to any of the Surviving Claims, and the Debtors' rights to object to the Surviving Claims on any basis are preserved, provided, however, that notwithstanding anything herein to the contrary, the Debtors may not object to a Surviving Claim that is listed on Exhibit 1 annexed hereto to the extent that it has been allowed by order of the Court or allowed pursuant to a signed settlement or termination agreement authorized by the Court; and it is further

ORDERED that this Order has no res judicata, estoppel, or other effect on the validity, allowance, or disallowance of, and all rights to object and defend on any basis are expressly reserved with respect to, (i) any claim listed on Exhibit A annexed to the One Hundred Sixth Omnibus Objection to Claims under the heading "Claims to be Disallowed and Expunged" that is not listed on Exhibit 1 annexed hereto and (ii) any Surviving Claim; provided, however, that if the Court subsequently orders that a Surviving Claim did not appropriately amend and supersede the corresponding Amended and Superseded Claim, then the claims agent shall be authorized and directed to immediately reinstate such Amended and Superseded Claim in these chapter 11 cases

(the "<u>Reinstated Claim</u>") and the rights of all interested parties with respect to the Reinstated Claim shall be expressly reserved; and it is further

ORDERED that notwithstanding any other provision of this Order, a
Surviving Claim and all documentation previously filed in support of the Surviving
Claim, including, but not limited to, amended derivative and guarantee questionnaires
and supporting documentation, shall be deemed timely filed to the extent it appropriately
amended and superseded, directly or indirectly, a claim that had been timely filed; and it
is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

Dated:	, 20	11
	New York, New York	

UNITED STATES BANKRUPTCY JUDGE